MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

SENTENCE BY A PE	ERSON	IN FEDERAL CUSTODY 07-1334(
United States District Court		District
Name (under which you were convicted): Hector Jimenez Torres		Docket or Case No.: 00-CR-098-04 (PS)
Place of Confinement: U.S. Penitentiary Allenwood		Prisoner No.: 23133-038
UNITED STATES OF AMERICA		Movant (include name under which you were convicted)
	٧.	Hector Jimenez Torres

MOTION

						السر وروز	;;;
					. 2		
b) Criminal docket or case	number (if you kn	10m)· 00	-CR-098-	·04 (PS)		50	
a) Date of the judgment of	4			:	- 12	. 5	<u> </u>
a) Date of the Judgment of	conviction (if you	. KHOW)	08000				-
b) Date of sentencing:1	2/18/2002					٠. ي	F
	O Yrs Count On	ne: Life	as to (Count Twe		 [7]	
Nature of crime (all count						viol	enc
ioent Crime where				and the second of			
TOGUL OFTING WINGER	iearn occurs ro		NY IZZ.	し ブムタミーノ	0110 Z		
	000000 10	0.0.0.				:	
						:	
(a) What was your plea?	(Check one)					conte	o+) [
(a) What was your plea? (1) Not guilty	Check one) (2) Gui	lty []	(3)	Nolo conte	ndere (n		
(a) What was your plea? (1) Not guilty (b) If you entered a guilty	Check one) (2) Gui	lty []	(3) l	Nolo conte	ndere (no	anothe	r co
(a) What was your plea? (1) Not guilty	Check one) (2) Gui	lty []	(3) l	Nolo conte	ndere (no	anothe	r co
(a) What was your plea? (1) Not guilty (b) If you entered a guilty	Check one) (2) Gui	lty []	(3) l	Nolo conte	ndere (no	anothe	r co
(a) What was your plea? (1) Not guilty (b) If you entered a guilty	Check one) (2) Gui	lty []	(3) l	Nolo conte	ndere (no	anothe	r co
(a) What was your plea? (1) Not guilty (b) If you entered a guilty	Check one) (2) Gui	lty []	(3) l	Nolo conte	ndere (no	anothe	r co

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7.	Did you testify at a pretrial hearing, trial, or post-trial hearing? Yes O No B
8.	Did you appeal from the judgment of conviction? Yes V No []
9.	If you did appeal, answer the following:
	(a) Name of court: United States Court of Appeals for the First Circuit
	(b) Docket or case number (if you know): 03-1138
	(c) Result: Affirmed/Denied
	(d) Date of result (if you know):unknown
	(e) Citation to the case (if you know): 435 F.3d 3 (2006)
	(f) Grounds raised: Whether Burglary of private home of a homeownner engaged in interstate business is sufficient to create a federal crime. Whether life
	imprisonment under 18 U.S.C. § 924(j) was improper under the facts of the cas
	when there are three statutes charged in Count Two, two of which offered two
	different sentencing schemes and there is no jury indication that their
	conviction relied on the aggravated statute; Whether the Court erred in cur-
	tailing appellants cross examination; whether the sentencing Court impermiss ably delegated authority to the Probation Officer. (g) Did you file a petition for certiorari in the United States Supreme Court? Yes [] No []
	If "Yes," answer the following:
	(1) Docket or case number (if you know):
	(2) Result:
	(3) Date of result (if you know):
	(4) Citation to the case (if you know):
	(5) Grounds raised:
٠	
	10. Other than the direct appeals listed above, have you previously filed any other motions,
	petitions, or applications concerning this judgment of conviction in any court? Yes No No
	11. If your answer to Question 10 was "Yes," give the following information:
	(a) (1) Name of court:
	(2) Docket or case number (if you know):
	(3) Date of filing (if you know):

(4) Nature of the proceeding:	Page 4
(5) Grounds raised:	3 1 / <i>0</i> 1
(5) Grounds raised.	
L. Almaharan	·
	4
(6) Did you receive a hearing where	e evidence was given on your motion, petition, or
application? Yes [] No	, 0, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,
(7) Recult	N/A
(8) Date of result (if you know):	N/A
	tion, or application, give the same information:
•	None
(2) Dealect or core number (if you k	know):
(2) Docket of case number (if you k	LIIOW).
(3) Date of filing (if you know):	
(4) Nature of the proceeding:	
(5) Grounds raised:	
· · · <u>· · · · · · · · · · · · · · · · </u>	
(6) Did you receive a hearing whe	re evidence was given on your motion, petition, or
application? Yes 🛭 No 🖟	5 / 1
(7) Result:	- VA
(8) Date of result (if you know): _	
(c) Did you appeal to a federal appelle	ate court having jurisdiction over the action taken on your
motion, petition, or application?	
	No. A
(2) Second petition: Yes []	No D

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		n the action on any mo	otion, petition, or applica	tion, explain briefly
Constituti	on, laws, or treati		claim that you are being s. Attach additional pag h ground.	
GROUND O	NE: Lack of ju	risdiction		
Evidence p Movent bes Investigate being belo	presented at or sprepared a prepared a prepa	crial differed of proper motion and confiscated his estigation and co	motion and memorar enclusion, movant t	the indicment. I, however, the Special adum of law and is the right
to soomit	those pleading	ngs when returned	1.	
• • •	ppeal of Ground			
	Yes 🗗 & No 🛴		on, did you raise this iss	
(2) If you claim,	however, not	under the same o	challenge or issue	ounsel did raise a
• •	nviction Procee			
(1) Did :			on motion, petition, or ap	oplication?
	Yes 🛮 No 🔱	7 .		
(2) If yo	ur answer to Que	stion (c)(1) is "Yes," sta	ate:	
Type of	motion or petition	1:	A COLOR OF THE PROPERTY OF THE	
Name a	and location of the	court where the motion	on or petition was filed:	

Date of the court'	s decision:	w):	, ,		
			if available):	i	
(3) Did you receiv Yes 🛭 No	-	our motion, petiti	on, or application	?	
(4) Did you appea Yes [] No		of your motion,	petition, or applic	ation?	
		4) is "Yes," did yo	u raise this issue	in the appeal?	
(6) If your answe	r to Question (c)(4) is "Yes," state:			
Name and locati	on of the court w	nere the appeal w	as filed:	N/t	
Docket or case n	umber (if you kno	ow):			
				Ì	
			r, if available):	· > 11	
	er to Question (c)			in why you did not app	eal
					, <u>.</u>
ROUND TWO: _	Lack of Sub	ject matter j	urisdiction		
	See U.S. v.	Jimenez-Torr	es, at 13, To	rruella, Cir. Jud	lge
). Supporting fac				acts that support your ng, is movent's c	
			,-,-		

irect Appeal of Ground Two:	
	ment of conviction, did you raise this issue?
Yes 🛘 No 🗗	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
2) If you did not raise this issue	in your direct appeal, explain why:
ost-Conviction Proceedings:	
(1) Did you raise this issue in an	ny post-conviction motion, petition, or application?
Yes D No D	
(2) If your answer to Question (c	c)(1) is "Yes," state:
Type of motion or petition:	N/A
Name and location of the court	where the motion or petition was filed:
	/ A
Docket or case number (if you k	(now):N/A
Date of the court's decision:	
	
	rt's opinion or order, if available):
	
Result (attach a copy of the cour	
Result (attach a copy of the cour	rt's opinion or order, if available):
Result (attach a copy of the course) (3) Did you receive a hearing or Yes [] No []	n your motion, petition, or application?
Result (attach a copy of the course) (3) Did you receive a hearing or Yes [] No []	rt's opinion or order, if available): n your motion, petition, or application?
Result (attach a copy of the course of the c	n your motion, petition, or application? N high prize priz
Result (attach a copy of the course of the c	rt's opinion or order, if available): n your motion, petition, or application?
Result (attach a copy of the countries o	n your motion, petition, or application? N nial of your motion, petition, or application? (c)(4) is "Yes," did you raise this issue in the appeal?
Result (attach a copy of the countries o	rt's opinion or order, if available): n your motion, petition, or application? nial of your motion, petition, or application? (c)(4) is "Yes," did you raise this issue in the appeal? (c)(4) is "Yes," state:
Result (attach a copy of the countries o	rt's opinion or order, if available): n your motion, petition, or application? nial of your motion, petition, or application? (c)(4) is "Yes," did you raise this issue in the appeal? (c)(4) is "Yes," state: t where the appeal was filed:
Result (attach a copy of the count (3) Did you receive a hearing or Yes No (4) Did you appeal from the der Yes No (5) If your answer to Question (6) If your answer to Question (6) If your answer to Question (7) Name and location of the court	rt's opinion or order, if available): n your motion, petition, or application? nial of your motion, petition, or application? (c)(4) is "Yes," did you raise this issue in the appeal? (c)(4) is "Yes," state:
Result (attach a copy of the court (3) Did you receive a hearing or Yes No (4) Did you appeal from the der Yes No (5) If your answer to Question (6) If your answer to Question (8) Name and location of the court Docket or case number (if you	rt's opinion or order, if available): n your motion, petition, or application? nial of your motion, petition, or application? (c)(4) is "Yes," did you raise this issue in the appeal? (c)(4) is "Yes," state: t where the appeal was filed:

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	your answer to Questio	1	(5) is "No," explain why	you did not appeal or
<u> </u>			4	· · · · · · · · · · · · · · · · · · ·

	Tnoffoot	rivo oggistopoo o	f coursel	
GROUN]	D THREE: Ineffect	.ive assistance o	t coonser	
(a) Supp	-		ate the specific facts tha	
subje	ect matter jurisdi	ction. And fail	ed to advise movan	t of his right to
to pr	esent the claims	on address befor	e the Supreme Cour	t under the pertenent
rules	s. The record sur	port the claim		
				
 .				
		, ,		
				·
	ct Appeal of Ground		11.1	O
• • •	f you appealed from the Yes [] No []	e judgment of convictio	n, did you raise this issu	1 0 ?
	f you did not raise this	icano in moun direct are	neel evalein why. It	neffective assistance
	counsel for fail			
	0000001 201 2031	3.05 20200 3	<u> </u>	
(c) Post	-Conviction Proceed	ings:		
` '		_	motion, petition, or app	plication?
. ,	Yes 🛘 No 🖟			
(2)	If your answer to Quest	tion (c)(1) is "Yes," stat	e: , , / /	
Тур	e of motion or petition		NIA	
Nai	me and location of the	court where the motion	or petition was filed: _	
	18-39-7-1			
Da [.]	te of the court's decision	n:		

		·
(3) Did you receive a	hearing on your motion, petition, or applic	cation?
Yes 🛭 No 🖳		•
(4) Did you appeal fr Yes 1 No 2	om the denial of your motion, petition, or a	application?
(5) If your answer to Yes [] No []	Question (c)(4) is "Yes," did you raise this	issue in the appeal?
(6) If your answer to	Question (c)(4) is "Yes," state:	
Name and location of	of the court where the appeal was filed:	N/A
Docket or case num	ber (if you know):	
Date of the court's	lecision:	
Result (attach a cop	y of the court's opinion or order, if available	le):
•	o Question (c)(4) or Question (c)(5) is "No,"	explain why you did not appea
	T	
	Insufficiency of the evidence	to sostan conviction
	its in the indictment.	acific facts that support your al
	Do not argue or cite law. Just state the spe	
	menez Torres, 435 F.3d at 13 To	
as supporting (auls .	
		· · · · · · · · · · · · · · · · · · ·

Docket or case number (if you know):

Result (attach a copy of the court's opinion or order, if available):

Date of the court's decision:

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	7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or aise this issue: Ineffective assistance of counsel
13. I	s there any ground in this motion that you have <u>not</u> previously presented in some federal court?
þ	f so, which ground or grounds have not been presented, and state your reasons for not presenting them: none of the grounds have been presented in a court
2	due to ineffective assistance of counsel
-	•
_	· · · · · · · · · · · · · · · · · · ·
-	
•	
	Do you have any motion, petition, or appeal now pending (filed and not decided yet) in any court for the judgment you are challenging? Yes Now If "Yes," state the name and location of the court, the docket or case number, the type of proceeding, and the issues raised.
15.	Give the name and address, if known, of each attorney who represented you in the following stages of the judgment you are challenging: (a) At preliminary hearing: John Ward Llambias
	(b) At arraignment and plea: John Ward Llambais
	(c) At trial: John Ward Llambias P.O. Box 6221 Loiza Station San Juan PR 00914
	(d) At sentencing: John Ward Llambias

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	(e) On appeal: Marlene Aponte-Cabrera, Aponte Cabrera Law Offices MSC 128, Sierra Morena 271 Las Cumbres San Juan, PR 00926
	(f) In any post-conviction proceeding: None
	(g) On appeal from any ruling against you in a post-conviction proceeding: None
	Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time? Yes \(\Bar{\sigma} \) No \(\Bar{\sigma} \)
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are challenging? Yes No X (a) If so, give name and location of court that imposed the other sentence you will serve in the future: N/A
	(b) Give the date the other sentence was imposed: (c) Give the length of the other sentence:
	(c) Give the length of the other sentence: (d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the judgment or sentence to be served in the future? Yes \(\Bar{\text{\text{\text{U}}}}\) No \(\bar{\text{\text{\text{\text{\text{\text{\text{\text{V}}}}}}}\)

18.	TIMELINESS OF MOTION: If your judgment of conviction became final over one year ago, you
	must explain why the one-year statute of limitations as contained in 28 U.S.C. § 2255 does not
	baryour motion.* This motion may be one day over the one year limitation
	period. however, under the mail box rule. Movant would note that the
	reason the instant motion may be late by a day or days is that his timely
	prepared motion and memorandum of law was confiscated by the Special
	Investigations Staff Unit at the Institution, in that it was found in the
	possession of a legal clerk in the law library who the SIS placed in the
	segregation housing Unit under investigation for an alleged infration of
	Institutional rules or regulations, which have nothing to do with movant's
	motion or legal documents, however, movant was advised and informed that be
	will not be getting his appeal papers until completion of their investigation
	Thus, there is created a government impediment in the filing of his
	§ 2255 motion.

^{*} The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of —

⁽¹⁾ the date on which the judgment of conviction became final;

⁽²⁾ the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;

⁽³⁾ the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or

⁽⁴⁾ the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

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Therefore, movant asks that the	Court grant the follo	wing relief:vacation	n of the
Sentence and conviction			
or any other relief to which mov	ant may be entitled.		
		Signature of Attorney Movent pro se	ines la 133-038
I declare (or certify, verify, or so and that this Motion under 28 9/2007 (month, date, y	U.S.C. § 2255 was pla		
Executed (signed) on 4/9/20	007 (date	s).	
		Signature of Movant	Tenes los
If the person signing is not mo signing this motion.			n why movant is not
	IN FORMA PAUPER	RIS DECLARATION	

[Insert appropriate court]

CERTIFICATE OF SERVICE

I, Heclor Jimenez Torres, hereby certify that I have served a true and correct copy of the foregoing:

Which is deemed filed at the time it was delivered to prison authorities for forwarding to the court, <u>Houston vs. Lack</u>, 101 L.Ed.2d 245 (1988), upon the court and parties to litigation and/or his/her attorney(s) of record, by placing same in a sealed, postage prepaid envelope addressed to:

and deposited same in the United States Postal Mail at the United States Penitentiary,

Signed on this 4-9 day of 3007,

Respectfully Submitted,

Decta Jenery loves REG. NO. 23133-038